EXHIBIT 11

Page 1 UNITED STATES SOUTHERN DISTRICT SOUTHERN DISTRICT OF NEW YORK GRAHAM CHASE ROBINSON, Plaintiff, Case No: -against-1:19-cv-09156 (LTS) (KHP) ROBERT DE NIRO and CANAL PRODUCTIONS, INC., Defendants. DEPOSITION TAKEN VIA ZOOM March 30, 2022 9:32 a.m. VIDEOTAPED DEPOSITION of TIFFANY CHEN, held at the above-mentioned time, before, PAIGE HAYDEN, a Court Reporter and Notary Public of the State of New York. MAGNA LEGAL SERVICES (866) 624-6221 www.MagnaLS.com



Page 128 T. CHEN 1 2 Α. Uh-huh. Yes. If you look at the first Q . text message from 1:53 a.m., you 5 write, "I was thinking about Chase's e-mail. She says she is just trying to do her job. Nobody is stopping her but herself." 8 9 Α. Yes. 10 What did you understand Ms. 11 Robinson's job to be? 12 Bob's assistant. 13 And what was the scope of 14 Ms. Robinson's job responsibilities 15 as Mr. De Niro's assistant? 16 A. I can't answer that 17 question. She is Mr. De Niro's 18 assistant, not mine. 19 What did you understand the 20 scope of Ms. Robinson's job 21 responsibilities to be as Mr. De 22 Niro's assistant? 23 To act in the role of his Α. 24 assistant. 25 Q. Ms. Chen, what did you

